### UNITED STATES DISTRICT COURT WESTERN DISTRICT OF TEXAS EL PASO DIVISION

UNITED STATES OF AMERICA

vs.

\$ NO: EP:24-CR-01370(1)-KC

\$ (1) Yohangel Javier Martinez-Gonzalez

\$ \$

TAKE NOTICE that the above-entitled case has been set in the United States District Court in El Paso, Texas as follows:

ARRAIGNMENT: Friday, July 26, 2024 at 2:00 p.m. before U.S. Magistrate Judge

Robert F. Castaneda. Albert Armendariz Sr., U.S. Courthouse, Room #612, 6th Floor

PLEA DEADLINE: August 14, 2024

STATUS Wednesday, August 28, 2024 at 10:30 a.m. before U.S. District Judge

<u>CONFERENCE:</u> Kathleen Cardone, Albert Armendariz Sr., U.S.Courthouse, Room #522, 5th Floor

NOTE: DEFENDANT MUST APPEAR IN PERSON

ALL ADDRESSEES on this notice (except those for information only) must appear <u>in person</u> unless excused from appearing by the Court. <u>Defendants entering a plea of "Not Guilty" who wish to waive personal appearance at arraignment and their attorneys are excused from appearing if the enclosed waiver is executed and signed by both the defendant and the attorney of record, AND FILED BY 4:30 P.M. ON THE <u>DAY PRECEDING THE SCHEDULED DAY OF ARRAIGNMENT</u>. Take note that if the arraignment is before a United States Magistrate Judge, only a plea of "Not Guilty" may be accepted.</u>

WHENEVER DEFENDANTS OR WITNESSES IN CRIMINAL CASES HAVE NEED FOR THE SERVICES OF THE <u>OFFICIAL COURT INTERPRETER</u>, THE ATTORNEY CONCERNED MUST INFORM THE DISTRICT CLERK NOT LATER THAN FIVE (5) DAYS BEFORE THE COURT APPEARANCE.

NOTE TO ATTORNEY FOR DEFENDANT: The official records in this case show a current address of the defendant. Since you communicate frequently with the defendant and thereby know changes to his/her address, it is requested that you promptly communicate the changes of address of your defendant-client to this office.

PHILIP J. DEVLIN, Clerk

DATE: July 10, 2024

Deputy Cleri

To: COURT\*COUNSEL FOR THE DEFNDANT\*DEFENDANT\*U.S. ATTORNEY\*U.S. MARSHAL\*U.S. PROBATION\*U.S. PRETRIAL\*U.S. MAGISTRATE

## UNITED STATES DISTRICT COURT WESTERN DISTRICT OF TEXAS EL PASO DIVISION

UNITED STATES OF AMERICA	§ 8						
vs.	8 NO: EP:24-CR-01370(1)-KC						
(1) Yohangel Javier Martinez-Gonzalez	<pre> \$     NO: EP:24-CR-01370(1)-KC \$     \$     \$     \$     \$ } </pre>						
WAIVER OF PERSONAL APPEARANCE AT ARRAIGNMENT							
AND _ ENTRY OF PLEA OF NOT GUILTY							
<b>COMES NOW</b> Defendant in the above referenced case who, along with his undersigned attorney, hereby acknowledges the following:							
1.) Defendant has received a copy of the indictment or information in this case. Defendant understands the nature and substance of the charges contained therein, the maximum penalties applicable thereto, and his Constitutional Rights, after being advised of all the above by his attorney.							
2.) Defendant understands he has the right to appear personally with his attorney before a Judge for arraignment in open Court on this accusation. Defendant further understands that, absent the present waiver, he will be so arraigned in open Court.							
Defendant, having conferred with his attorney in this regard, hereby waives personal appearance with his attorney at the arraignment of this case and the reading of the indictment or information, and, by this instrument, tenders his plea of "not guilty". The defendant understands that the entry by the Court of said plea for defendant will conclude the arraignment in this case for all purposes.							
Date:							
	Defendant						
	Attorney for Defendant						
<u>ORDER</u>							
<b>APPROVED</b> by the Court. A plea of "Not Guilty" is entered for defendant effective <u>this date</u> .							

United States Magistrate Judge

Date:\_\_\_\_\_

#### WAIVER OF MINIMUM TIME TO TRIAL

3.) Defendant understands that he has a right to minimum period of time to trial so that trial shall not commence less than thirty (30) days from the date on which the defendant first appears through counsel or expressly waives counsel and elects to proceed pro se. Defendant further understands that, absent the present waiver, he will not be brought to trial during this thirty (30) days period.

Defendant, having conferred with his attorney in this regard, hereby **WAIVES** the requirement that trial shall not commence less than thirty (30) days from the date on which the defendant first appears through counsel or expressly waives counsel and elects to proceed pro se.

Date:	
	Defendant
	Attorney for Defendant

## UNITED STATES DISTRICT COURT WESTERN DISTRICT OF TEXAS EL PASO DIVISION

UNITE	ED STA	ATES OF AMERICA	§ s				
vs.			\$ \$ \$ \$ \$	NO:	EP:24-CR-01370(1)-KC		
(1) Yol	nangel	Javier Martinez-Gonzalez	\$ \$ \$				
		DEFENDANT'S NOTICE OF IN	TENT	TO P	LEAD GUILTY		
то тн	E HON	NORABLE UNITED STATES DISTR	RICT (	COURT	JUDGE:		
on this	day and tatus C	now, undersigned counsel for the drespectfully notifies the Court of his conference scheduled forws:	s/her i	ntent to	plead guilty in lieu of appearing		
	1.	The Defendant moves to have the above styled and numbered cause set for a Plea Hearing and states that said Plea Hearing may be referred to the United States Magistrate to be set at the Court's convenience.					
		The Defendant requests the plea be s	set in _	2 w	eeks, 3 weeks; or weeks.		
	2.	The Defendant moves to have the above styled and numbered cause set for a Plea and Sentencing Hearing before this Court to be set at the Court's convenience. The Defendant understands it can only be sentenced at the time of the Plea if Defendant obtains that approval from the United States Probation Office to have a Pre-Sentence Investigation Report prepared for that date. The Defendant accepts the responsibility to resolve that approval and sentencing issue with the United States Probation Office.					
		The Defendant requests the plea be	set in _	2 w	eeks, 3 weeks.		
	3.	The defendant waives his right to a state of filing of this Notice in the Cl hearing is excludable time within th §3161.	M/ECI	systen	n to the setting of the plea		

	Respectfully submitted,				
		(signature)			
	Defense Counsel for	(typed or printed name)			
:	Defendant	(typed or printed name)			
<u>CER</u>	TIFICATE OF SERVICE				
I certify that a true and correct copy of the above Notice was served upon opposing counsel, UNITED STATES ATTORNEY'S OFFICE by facsimile or electronically filed with the Clerk of the Court using the CM/ECF System which will transmit notification of such filing to the following CM/ECF participant, in accordance with the Federal Rules of Criminal Procedure on the day of, 20					
	Defense Attorney				

This Motion is filed not later than the scheduled Plea Deadline.

4.

# COURT INSTRUCTIONS REGARDING NOTICE OF INTENT TO PLEAD GUILTY HON. KATHLEEN CARDONE

- 1. Defense counsel will be allowed to file the corresponding Notice of Intent to Plead Guilty (thereinafter "NOTICE") if the circumstances of the particular case meet the requirements of the Motion. ABSOLUTELY NO ALTERATIONS MAY BE MADE TO THE FORM NOTICE.
- 2. Those attorneys who wish to request that the Court set a case for a "Plea Hearing" may file the NOTICE and mark an "X" in the appropriate space.
- 3. The corresponding NOTICE **MUST** be filed by the scheduled Plea Deadline.
- 4. Any NOTICE filed pursuant to these instructions requires only the signature of the defense attorney, but service of the NOTICE upon the United States Attorney is required.
- 5. File a single NOTICE for each case. DO NOT file a single NOTICE with more than one cause number. If you are eligible to file NOTICE in each case, you MUST file one NOTICE per case.
- 6. Questions about this process may be directed by attorneys to the Courtroom Deputy.